AO 245	8 (Rev. 06/05) Judgmer	nt in a Criminal Case - Sheet 1		ISTRICT COU	JRT			
			s District Coul	TLAKO. IPA	ปีริก			
	UNITED STATES OF AMERICA v.  DANIEL RILEY		(For Offenses Committee	JUDGMENT IN A CRIMINAL CASE (For Offenses Committed On or After November 1, 1987)  University Committed On or After November 1, 1987)  Case Number: 07-cr-189-01-GZS				
			Sven Wiberg, Esq. Defendant's Attorney					
THE (	DEFENDANT:							
[ ] [ ] [x]	pleaded noto contenders to count(s) _ which was accepted by the court.							
	Section	Nature of Offense	• ,	Offense	Count Number(s)			
pursua		entenced as provided in page 3 Reform Act of 1984.	s 2 through 7 of this judgm	nent. The sent	tence is imposed			
[]	The defendant has	been found not guilty on cou	nt(s) _ and is discharged as	s to such cour	nt(s).			
a <b>s</b> sess	(x) Count(s) dismissed on motion of the United States: original Indictment, Superseding and Second Superseding Indictments.  IT IS FURTHER ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant shall notify the court and United States attorney of any material change in the defendant's economic circumstances.							
				ober 28, 2008 position of Jud	gment			

Signature of Judicial Officer

GEORGE Z. SINGAL
Chief United States District Judge
Name & Titla of Judicial Officer

Date

10/29/08

AO 2458 (Rev. 08/05) Judgment in a Criminal Case - Sheet 1
CASE NUMBER: DANIEL RILEY CASE NUMBER: Judgment - Page 2 of 7 DEFENDANT: 07-cr-189-01-GZS

Title & Section	Nature of Offense	Date Offanse <u>Concluded</u>	Count Number(s)
18 U.S.C. § 372	Conspiracy to Prevent Officers of the United States from Discharging their Duties	9/2007 1 ass	•
18 U.S.C. 55 371, 111(a)(1) and 3	Conspiracy to Commit Offenses Against the United States	9/2007 288	•
18 U.S.C. § 3	Accessory After the Fact	9/2007 388	
18 U.S.C. \$ 924(c)(1)(A) and (8)	Carrying, Using and Possessing a Firearm in Connection with a Crime of Violence	9/2007 8sa	•

CASE	NUMBER:	Judgment in a Criminal Case - Sheet 2 - Imprisonment 07-cr-189-01-GZS DANIEL RILEY	Judgment - Page 3 of 7
		IMPRISONMEN	IT
for a 1	The defenda	ant is hereby committed to the custody of the U 432 months .	nited States Bureau of Prisons to be imprisoned
other	and to Count	sists of 72 months on Count 1, 25 months on ( 1, and a term of 380 months on Count 8 to be to the extent necessary to produce a total term	served consecutively to the terms imposed on
[ ]	The court m	akes the following recommendations to the Bur	sau of Prisons:
(x)	The defende	ant is remanded to the custody of the United St	ates Marshal.
[ ]	[ ] at or	nnt shall surrender to the United States Marshallow. I led by the United States Marshal.	for this district.
[ ]	[ ] before [ ] as notif		institution designated by the Bureau of Prisons:
i have	executed this j	RETURN udgment as follows:	
<del></del>	Defendant de	livered on to	
at		, with a certified copy of t	his judgment.
			UNITED STATES MARSHAL

Ву \_\_\_

Deputy U.S. Marshal

AO 245B (Rev. 08/05) Judgment in a Criminal Case - Sheet 3 - Supervised Release

CASE NUMBER:

07-cr-189-01-GZS

DEFENDANT:

DANIEL RILEY

Judgment - Page 4 of 7

## SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 5 years.

Such term consists of a term of 3 years on Counts 1 through 3 and a term of 5 years on Count 6, all such terms to run concurrently.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

Pursuant to Public law 108-405, Revised DNA Collection Requirements Under the Justice for All Act of 2004, the defendant shall submit to DNA collection while incercereted in the Buresu of Prisons, or at the direction of the U.S. Probation Office.

For offenses committed on or after September 13,1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, not to exceed 72 drug tests per year of supervision.

- [ ] The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check if applicable.)
- [x] The defendent shall not possess a firearm, destructive device, or env other dangerous weapon.

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page.

## STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without permission of the court or probation officer;
- 2) the defendant shell report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow instructions of the probation officer;
- 4) the defendant shall support his or her dependants and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physicien;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or edministered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shell not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit conflication of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;

<u>A0 :</u>	245B (Rev. 06/05)	Judgment in a Criminal Case - Sheet 3 - Supervised Release	
CASE NUMBER:		07-cr-189-01-GZS	Judgment - Page 5 of 7
DEF	ENDANT:	DANIEL RILEY	
13)	defendant's cri	the probation officer, the defendant shall notify third parties iminal record or personal history or characteristics, and shall nd to confirm the defendant's compliance with such notifica	permit the probation officer to make such
		SPECIAL CONDITIONS OF SU	PERVISION
in a	ddition, the defe	indant shall comply with the following special conditions:	
	reasonable time a condition of	shall submit his person, residence, office, or vehicle to a se a and in a reasonable manner, based upon reasonable suspi- release may exist; failure to submit to a search may be grou that the premises may be subject to searches pursuant to	cion that contraband or evidence of a violation of inde for revocation; the defendant shall warn any
		violation of probation or supervised release, I understand th supervision; and/or (3) modify the conditions of supervision.	
The	se conditions he	ve been read to me. I fully understand the conditions and h	nave been provided a copy of them.
(Sig	ned)		
		efendant	Date
		aradii.	∆#10
	<del>-</del>	.S. Probation Officer/ Designated Witness	Date

AO 2458 (Rev. 06/05) Judgment in a Criminal Case - Sheet 5 Criminal Monetary Penalties
CASE NUMBER: 07-cr-189-01-GZ8

DEFENDANT:

DANIEL RILEY

Judgment - Page 6 of 7

## **CRIMINAL MONETARY PENALTIES**

		Assessment	<u>Fine</u>	Restitution	
	Totals:	<b>\$400.00</b>			
[ ]	The determination of restitution and restitution and restitutions and restitutions are such determinated after such determination of restitutions are such determinated after such determinations.		nended Judgment in	a Criminal Case (AC	245C) will be
i i	The defendant shall make res listed.	titution (including communit	y restitution) to the	following payees in	the amount
	If the defendant makes a par- unless specified otherwise in U.S.C. § 3664(i), all non-fed	the priority order or percenta	ege payment column	below. However,	pursuant to 18
Nar	me of Payse	* * Total Amount of Loss	Amount of Restitution (		Priority Order or % of Pymnt
		TOTALS:			
[ ]	I if applicable, restitution amou	int ordered pursuant to plea	agreement. \$		
[ ]	The defendant shall pay inter paid in full before the fifteent payment options on Sheet 5, U.S.C. §3612(g).	h day after the date of the ju	udgment, pursuant to	18 U.S.C. \$3612	(f). All of the
[ ]	The court determined that the	defendant does not have the	ne ability to pay inte	rest, and it is ordere	ed that:
	[ ] The interest requirement	t is waived for the [ ] fin	ne [ ] restitution	•	
	[ ] The interest requirement	t for the [ ] fine and/or	[ ] restitution is	modified as follows	3:

AO 245B (Rev. 06/05) Judgment in a Criminal Case - Sheet 5 Criminal Monetary Penalties

CASE NUMBER: DEFENDANT: 07-cr-189-01-GZS

DANIEL RILEY

Judgment - Page 7 of 7

## SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:

A	1	(x)	Lu	mp sum į	payment of \$40	9ub 00.00	immedia	ately, t	balanc	e due								
					ter than _, or ordance with	C, D, or	E belov	w; or	r									
B	(	ŧ	] P	ayment to	begin immedia	itely (may	be comb	bined v	with	C, D	, or	E belo	w); or					
C	1	ŧ	] P	ayment in	_ installments	of \$_ over	a period	d of _,	_, to co	mmen	ce _ (	days aft	er the	date d	of this	judgm	nent; o	r
Q	ı	[			_ installments of supervision; c	_	a period	d of _	_ , to co	ommer	nce _	days af	ter rale	ease f	rom in	nprisor	nment	
E		ľ	) S	pecial ins	tructions regard	ling the pa	yment of	of crim	ninal m	onetar	y per	nalties:						
NF	10	33	301	. Paymer	eyments are to its shall be in c cks are not acc	ash or in a					-			-				
of cri Re	im mi sp	pri na on	isor I ma sibi	ment, par onetary pe lity Progra	expressly orde yment of crimin enalties, except am, are to be m the United Stat	al monete those pay ade payab	ry penalt ments m le to the	lties sh made t	hall be through	due de h the F	uring Feder	the per al Burea	iod of i	mpris isons	onmer ' Inma	nt. All ite Fins	encial	
Th	е (	det	enc	lant will r	sceive credit fo	r ali paym	ents prev	viously	ly made	e towa	rd an	y crimit	na) mo	netary	penal	lties in	nposed	i.
[	1.	Jo	int :	and Sever	al													
		De	fen	dent Nam	e, Case Numbe	r, and Joir	nt and Se	ieveral	l Amou	ınt:								
(	1 .	Th	e d	efendant s	shall pay the co	st of prose	acution.											
[	) .	Th	e d	efendant s	shall pay the fo	llowing co	urt cost(s	(s):										
[x]		Th	e do	efendant s	shall forfeit the i involved in the	defendant commiss	's interes	est in ti ne offe	the follenses.	lowing	prop	erty to	the Un	ited S	tates:	All fi	rearms	<b>i</b>

Payments shall be applied in the following order: (1) assessment. (2) restitution principal, (3 ) restitution interest, (4) fine principal, (5) community restitution, (8) fine interest, (7) penalties, and (8) costs, including cost of prosecution and court costs.